

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

TERENCE CRAWLEY, plaintiff

v.

S. Felix, in his official Capacity as Captain,
Vicki Moser, in his official Capacity as Warden.

Declaration of

Darien Ellsworth-Daway

Civil Complaint No. 3:20-CV-248

Darien Ellsworth-Daway (71967-006) hereby declares:

I have been incarcerated at FCI Loretto since 3/2019. Since Aug. 23rd 2020 I have been housed in the Special Housing Unit ("SHU"). I am currently in cell 14, which is on the same wing as all other prisoners in Administrative Segregation. I am Terence Crawley's cellie and have been since Aug. 25, 2020. I have experienced the same injustices as the rest of the prisoners in the SHU.

The Captain and the Warden has everyone in the SHU 24 hrs./day, with no exercise, no law library, no adequate soap, no ability to buy our own soap from commissary, no issue of a protective mask, no emergency panic system in place to notify staff of an emergency, no inmate memorandums, and a complete ban on possessing ANY publications or a radio. All of us are subject to this during a COVID-19 outbreak which currently infects at least 20%-25% of the inmate population of this prison. This prison is overcrowded and the Warden cannot possibly properly isolate and Quarantine prisoners due to the unique

structure of FCI Loretto. All except the SHU and North Five, is an open floor plan which allows all prisoners to easily spread the virus unchecked, especially since all prisoners must use the same facilities. Please help us here.

I Darien Ellsworth D., hereby certify that the foregoing is true and correct to the best of my knowledge, under the penalty of perjury.

Executed at Loretto, PA on 12/6/2020.

181 Darien Ellsworth D.
signature

Darien Ellsworth D.
print name